Attorney or Party Name, Address, Telephone & FAX Numbers, and California State Bar Number	FOR COURT USE ONLY			
rational of Farty Hame, radious, releptione at FAX Humbers, and California State Dar Number	I ON COUNT USE CINET			
☐ Individual appearing without counsel				
☐ Attorney for:				
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA				
In re:	CHAPTER:			
	CASE NO.:			
	DATE: TIME:			
Dehter/s)	CTRM:			
Debtor(s).	FLOOR:			
ORDER GRANTING MOTION FOR ORDER IMPOSI AUTOMATIC STA (MOVANT:				
The Motion was: ☐ Contested ☐ Uncontested ☐ Settled	d by stipulation			
2. The Motion affects the following personal property ("Property"):				
☐ Vehicle (describe year, manufacturer, type and model):				
Vehicle Identification Number: Location of vehicle (if known):				
☐ Equipment (describe manufacturer, type, and characteristics):				
Serial number(s): Location (if known):				
Location (ii known).				
Other Personal Property (describe type, identifying information, and lo	ocation):			
☐ Real Property				
Street Address:				
Apt./Suite No.: City, State, Zip Code:				
Legal description or document recording number (including county	y of recording):			
☐ See attached page.				
2. The Motion is granted on the grounds that:				
3. The Motion is granted on the grounds that:a. The present case was filed in good faith.				
b. The Property is of consequential value or benefit to the estate.	(-)(A)(D)() h h			
c. Unterpresumption of bad faith under 11 U.S.C.§ 362(c)(3)(C)(i) or (c)(4)(D)(i) has been overcome as to all creditors.				
d. U The presumption of bad faith as to the Secured Creditor/Lessor overcome.	under 11 U.S.C.§ 362(c)(3)(C)(ii) or (c)(4)(D)(ii) has beer			
(Continued on next page)				

Order (Granting Motion for Order Imposing a Stay or Continuing the Automatic St	ay - Page 2 of F 4001-10.IS			
In re	(SHORT TITLE)	CHAPTER:			
	Debtor(s).	CASE NO.:			
4. The	e stay of 11 U.S.C. § 362(a) is				
a.	Imposed <u>as to all creditors</u> until further order of the court.				
b.	b. Imposed as to the Secured Creditor/Lessor with respect to actions to collect the debt owed to the Secured Creditor/Lessor until further order of the court.				
C.	☐ Imposed as to the Secured Creditor/Lessor with respect to the Property until	I further order of the court.			
d.	d. Continued <u>as to all creditors</u> until further order of the court.				
e.	Continued in effect as to the Secured Creditor/Lessor with respect to ac Creditor/Lessor until further order of the court.	tions to collect the debt owed to the Secured			
f.	Continued in effect as to the Secured Creditor/Lessor with respect to the Pro-	operty until further order of the court.			
5. 🗌	The stay shall be imposed or continued in effect subject to the terms and conditions to this Order.	s set forth in the Adequate Protection Attachmer			
6.	See attached continuation page for additional provisions.				
Dated:					
Daieu.					
	UNITED STATES BANKRUPTCY JUDGE				

Order (Granting Motion for Order Im	posing a Stay or Continu	uing the Automatic St	ay - Page 3 of	_F 4001-10.IS
In re	(S	HORT TITLE)		CHAPTER:	
			Debtor(s).	CASE NO.:	
		ADEQUATE PROTE (MOVANT:			
	(This Attachm	ent is the continuation page	e for Paragraph 5 of the	Order on the Motion	n.)
Γhe sta	y shall remain in effect subject	o the following terms and c	conditions:		
1. 🗌	The Movant tendered paymer	its at the hearing in the amo	ount of \$	·	
2. 🗌	The Movant shall make regula All payments due Secured Cro				ncing
з. 🗆	The Movant shall cure the p		ed through		in the sum of
	a. In equal monthly ins continuing thereafter	tallments of \$through and including	eac	h commencing	and
	_	f \$			
	c. By paying the sum o	f \$	on or before		
	d. By paying the sum o	f \$	on or before		
	e. Other:				
4.	The Movant shall maintain ins regard to the property.	urance coverage on the pro	perty and shall remain o	current on all taxes th	at fall due postpetition with
5. 🗌	Upon any default in the forego				
	a. The stay shall autom	atically terminate without fu	ırther notice, hearing or	order.	
		ssor may file and serve a deminating the stay, which the			-
	c. The Secured Credit Bankruptcy Rules.	or/Lessor may move for re	elief from the stay upo	on shortened notice	in accordance with Loca
	d.	r/Lessor may move for relie	ef from the stay on regu	lar notice.	
		(Continued	d on next page)		

Orc	der C	Granting Motion for Order Imposing a Stay or Continuing	the Automatic Sta	ay - Page 4 of	_F 4001-10.IS
In	re	(SHORT TITLE)		CHAPTER:	
			Debtor(s).	CASE NO.:	
6.		Notwithstanding anything contained herein to the contrary, the notices of default and opportunities to cure pursuant to the pre times on the obligations imposed by this Order and has been see shall be relieved of any obligation to serve additional notices of default occurs thereafter, Secured Creditor/Lessor shall be Movant with an opportunity to cure, to file and serve a decla failures to perform hereunder, together with a proposed order to or hearing.	eceding paragraph. erved with this number of default and provi e entitled, without fir aration under penalt	Once the Movant had er of notices of defaut de additional opport st serving a notice of the office o	as defaulted this number of It, Secured Creditor/Lessor unities to cure. If an event of default and providing the forth in detail the Movant's
7.		The foregoing terms and conditions shall be binding only during terminated with respect to the Property by court order or by op binding and Secured Creditor/Lessor may proceed to enforce Property and/or against the Debtor(s).	eration of law, the fo	oregoing terms and o	conditions shall cease to be
8.		If Secured Creditor/Lessor obtains relief from stay based on contain a waiver of the 14-day stay created by Federal Rule of	` '		der granting that relief shall
9.		Secured Creditor/Lessor may accept any and all payments ma or remedies to which it would otherwise have been entitled ur			ce to or waiver of any rights
10.		Other (specify):			
					Judge's Initial

NOTICE OF ENTERED ORDER AND SERVICE LIST

Notice is given by the court that a judgment or order entitled (specify): ORDER GRANTING MOTION FOR ORDER IMPOSING A STAY OR CONTINUING THE AUTOMATIC STAY was entered on the date indicated as "Entered" on the first page of this judgment or order and will be served in the manner stated below: 1. SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF) - Pursuant to controlling General Orders and LBRs, the foregoing document was served on the following persons by the court via NEF and hyperlink to the judgment or order. As of (date) _, the following persons are currently on the Electronic Mail Notice List for this bankruptcy case or adversary proceeding to receive NEF transmission at the email addresses stated below. ☐ Service information continued on attached page 2. SERVED BY THE COURT VIA UNITED STATES MAIL: A copy of this notice and a true copy of this judgment or order was sent by United States mail, first class, postage prepaid, to the following persons and/or entities at the addresses stated below: ☐ Service information continued on attached page 3. TO BE SERVED BY THE LODGING PARTY: Within 72 hours after receipt of a copy of this judgment or order which bears an "Entered" stamp, the party lodging the judgment or order will serve a complete copy bearing an "Entered" stamp by United States mail, overnight mail, facsimile transmission or email and file a proof of service of the entered order on the following persons and/or entities at the addresses, facsimile transmission numbers, and/or email addresses stated below: ☐ Service information continued on attached page

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

February 2013 F 4001-10.IS